

REMARKS

Applicant herewith clarify the amendments and format of the claims. The previously submitted Amendment was extensive and the problems with the claim format inadvertent. The undersigned has corrected the problem and submit a corrected version of the Amendment filed on February 22, 2007. **Please disregard the claims that were submitted in this Amendment.** The undersigned has started over by amending the claims that were submitted in the Third Preliminary Amendment dated February 6, 2006. No new matter is submitted.

About the rejections under § 112, Applicant further comment that recitations in claim 1(a), (d), and (e) are set forth for clarification on pages 10 and 18, and pages 12 and 13 of the specification. About step (e), see also page 22. The “quick assessment” in the step (g) appears conventional based on best current understanding. About claims 4 and 5, see page 33 of the specification. About the decontaminations mix, it appears based upon Applicant’s current understanding that it is the total mix. About the Markush language, it should be interpreted conventionally, and claim 13 has been conformed to claim 17. Claim 19 should be broadly construed.

The undersigned respectfully submit that the corrected Amendment now meets the requirements of 37 CFR 1.121(c).

Respectfully submitted,

By:

Frederick F. Calvetti, Reg. No. 28,557
1130 Connecticut Avenue, NW – Suite 1130
Washington, D.C. 20036
Telephone: (202)263-4300
Facsimile: (202) 263-4329

32,263

Dated: February 12, 2008